EXHIBT 6

4	Page 1		Page 3
1	IN THE UNITED STATES DISTRICT COURT	1	AGREED that the signature to and the reading
2	FOR THE MIDDLE DISTRICT OF ALABAMA	2	ū ū
3	EASTERN DIVISION	3	of the deposition by the witness is waived, the deposition to have the same force and
4	EASTERN DIVISION	4	
5	LORI ANN MORRIS,)	5	effect as if full compliance had been had
6	Plaintiff,)	6	with all laws and rules of Court relating to the taking of depositions.
7	vs.) CASE NUMBER:	7	IT IS FURTHER STIPULATED AND
8	FLORIDA TRANSFORMER,) 3:05-CV-962-T	8	AGREED that it shall not be necessary for
9	EDWARD NEAL THOMPSON,)	9	any objections to be made by counsel to any
10	et al.,	10	questions, except as to form or leading
11	Defendants.)	11	questions, and that counsel for the parties
12	Defendants.	12	may make objections and assign grounds at
13	DEPOSITION OF EDWARD NEAL THOMPSON	13	the time of trial, or at the time said
14	In accordance with Rule 5(d) of	14	deposition is offered in evidence, or prior
15	The Alabama Rules of Civil Procedure, as	15	thereto.
16	Amended, effective May 15, 1988, I, Cindy	16	IT IS FURTHER STIPULATED AND
17	Weldon, am hereby delivering to Henry L.	17	AGREED that notice of filing of the
18	Penick, the original transcript of the oral	18	deposition by the Commissioner is waived.
19	testimony taken on the 14th day of July,	19	deposition by the commissioner is wared.
20	2006, along with exhibits.	20	
21	Please be advised that this is the	21	
22	same and not retained by the Court Reporter,	22	
23	nor filed with the Court.	23	
***************************************	Page 2		Page 4
1	IN THE UNITED STATES DISTRICT COURT	1	APPEARANCES
2	FOR THE MIDDLE DISTRICT OF ALABAMA	2	
3	EASTERN DIVISION	3	FOR THE PLAINTIFF:
4		4	MR. HENRY L. PENICK
5	LORI ANN MORRIS,)	5	THE PENICK BUILDING
6	Plaintiff,)	6	319 - 17TH STREET NORTH, SUITE 200
7	vs.) CASE NUMBER:	7	BIRMINGHAM, ALABAMA 35203
8) 3:05-CV-962-T	8	
9	FLORIDA TRANSFORMER,)	9	FOR THE DEFENDANT:
10	EDWARD NEAL THOMPSON,)	9 10	FOR THE DEFENDANT: MR. RICHARD BROUGHTON
10 11	EDWARD NEAL THOMPSON,) et al.,)	1	
10 11 12	EDWARD NEAL THOMPSON,)	10	MR. RICHARD BROUGHTON 2000 INTERSTATE PARK DRIVE SUITE 204
10 11 12 13	EDWARD NEAL THOMPSON,) et al.,) Defendants.)	10 11 12 13	MR. RICHARD BROUGHTON 2000 INTERSTATE PARK DRIVE
10 11 12 13 14	EDWARD NEAL THOMPSON,) et al.,) Defendants.) STIPULATION	10 11 12 13 14	MR. RICHARD BROUGHTON 2000 INTERSTATE PARK DRIVE SUITE 204 MONTGOMERY, ALABAMA 36109
10 11 12 13 14 15	EDWARD NEAL THOMPSON,) et al.,) Defendants.) STIPULATION IT IS STIPULATED AND AGREED, by	10 11 12 13 14 15	MR. RICHARD BROUGHTON 2000 INTERSTATE PARK DRIVE SUITE 204 MONTGOMERY, ALABAMA 36109 ALSO PRESENT:
10 11 12 13 14 15	EDWARD NEAL THOMPSON,) et al.,) Defendants.) S T I P U L A T I O N IT IS STIPULATED AND AGREED, by and between the parties through their	10 11 12 13 14 15 16	MR. RICHARD BROUGHTON 2000 INTERSTATE PARK DRIVE SUITE 204 MONTGOMERY, ALABAMA 36109
10 11 12 13 14 15 16 17	EDWARD NEAL THOMPSON,) et al.,) Defendants.) STIPULATION IT IS STIPULATED AND AGREED, by and between the parties through their respective counsel, that the deposition of	10 11 12 13 14 15 16 17	MR. RICHARD BROUGHTON 2000 INTERSTATE PARK DRIVE SUITE 204 MONTGOMERY, ALABAMA 36109 ALSO PRESENT:
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1 (Pages 1 to 4)

-		Done E		Page 7
		Page 5		Page 7
1	INDEX		1	questions and you will answer the
2			2	questions. If you don't understand, ask me
3	EXAMINATION BY:	PAGE	3	to repeat it.
4	MR. PENICK 6		4	The same thing we said when Mr.
5			5	Tidwell was here, that if you need to take a
6			6	break for some reason, you can do that. But
7	EXHIBITS		7	if we're in the middle of a question, please
8	PAGE	26	8	finish answering your question before you
9	PLAINTIFF'S EXHIBIT NO. 1	26	9	take a break.
10	PLAINTIFF'S EXHIBIT NO. 2	37	10	A. Yes, sir.
11	PLAINTIFF'S EXHIBIT NO. 3	41	11	Q. It's not a quiz or anything. So
12	PLAINTIFF'S EXHIBIT NO. 4	48	12	if there's a question that you think is kind
13	PLAINTIFF'S EXHIBIT NO. 5	68	13	of a trick question, just have me explain it
14	PLAINTIFF'S EXHIBIT NO. 6	71	14	and I'll try to explain it to you.
15	PLAINTIFF'S EXHIBIT NO. 7	73	15	A. Yes, sir.
16	PLAINTIFF'S EXHIBIT NO. 8	76	16	Q. But if you answer the question, we
17	PLAINTIFF'S EXHIBIT NO. 9	94	17	will assume that you answered it as asked.
18	PLAINTIFF'S EXHIBIT NO. 10	97	18	Is that fair enough?
19	PLAINTIFF'S EXHIBIT NO. 11 PLAINTIFF'S EXHIBIT NO. 12	121	19	A. Yes, sir. Q. Now, you also heard while we were
20	PLAINTIFF'S EXHIBIT NO. 12 PLAINTIFF'S EXHIBIT NO. 13	128 130	21	
21	PLAINTIFF'S EXHIBIT NO. 13 PLAINTIFF'S EXHIBIT NO. 14	130	22	talking to Mr. Tidwell that when you're answering, you can't answer with head nods
23	PLAINTIFF'S EXHIBIT NO. 14 PLAINTIFF'S EXHIBIT NO. 15	135	23	or shakes.
23	FEARITH S EXHIBIT NO. 13		23	
		Page 6		Page 8
1	EDWARD NEAL THOMPS		1	A. Yes, sir.
2	after first being duly sworn, testifi	ed	2	Q. Because she has to take it down.
3	as follows:		3	So use audible yes's and no's. Okay?
4	EXAMINATION BY MR. PENICK		4	A. Yes, sir.
5	THE COURT REPORTER:	Usual	5	Q. Okay. Again, as we did with Mr.
6	stipulations?		6	Tidwell, let me learn a little bit more
7	MR. PENICK: Yes.		7	about you by letting you tell me a little
8	MR. BROUGHTON: Yes.	4	8	bit about your upbringing, when you were
9	Q. Good afternoon, Mr. Thomp	son, how	9	born and where you went to school.
10	are you?		10	A. Born in Geneva, Alabama. Went to
11	A. Fine.	244	11	school in Geneva to the eleventh grade.
12	Q. I'm Henry Penick, as you kno		12	Q. Did not graduate then; right?
13	I'm representing Ann Lori Morris as		13	A. No, sir. Q. What year did you last attend
14	plaintiff in this case. And we're here		14	Geneva High, was it?
90.000	about the accident that occurred on the accident that occurred the accid		16	A. Yes, sir. 1980, I believe it
16	2004. Have you ever had your depotaken before?	22111011	17	was.
18	A. Not as I recall.		18	Q. And when you stopped going to
19	Q. But you were here during the	2	19	school in 1980, what did you do after that?
20	deposition of Mr. Tidwell; right?		20	A. I went to work at IGA in Geneva
21	A. Yes, sir.		21	Well, I was working at IGA in Geneva while I
22	Q. And your deposition will be	nretty	22	was in school.
23	much the same as that I'll be asking	protty	23	Q. What does IGA make?
20	much the same as that I if be asking		23	V. What does for thanc.

2 (Pages 5 to 8)

			*::
	Page 33		Page 35
1	anything about that one.	1	Q. All right. Where were you being
2	Q. Okay. Is there anything on your	2	dispatched out of?
3	report that's incomplete or incorrect?	3	A. Minneapolis, Minnesota.
4	MR. BROUGHTON: You mean does he	4	Q. Did they have a physical location
5	dispute any of the information on that	5	here that you operated under at all?
6	report?	6	A. No, sir. Just satellite. Tell
7	Q. Or is there anything that's	7	you where to go to get your next load at.
8	omitted from this report that you know	8	Q. Okay. And then you said that
9	about?	9	sometime while driving for them, you got in
10	A. To the best of my knowledge,	10	an accident?
111	that's The wreck I had with Dart is not	11	A. It was in let's see. I believe
12	on here.	12	
13		13	it was may have been June 2004.
	Q. Okay. Let's talk about that. Was		Q. What do you recall about that
14	Dart the next place you went after McLane's?	14	accident?
15	A. Yes, sir.	15	A. I was in Nashville, Tennessee
16	Q. Just so we can make sure about	16	coming across Interstate 40 and they was
17	McLane's before moving on, you didn't have	17	you get on the ramp where cars get back on
18	any accidents or infractions?	18	the interstate, and there was two cars
19	A. No, sir.	19	coming back out to the interstate.
20	Q. Nobody asked you to leave?	20	I slowed down to let them get
21	A. No, sir.	21	ahead of me. The first car pulled over in
22	Q. Then tell me about your next	22	front of me. The second car went around the
23	episode with Dart.	23	first car and speeded up.
	Page 34		Page 36
1	A. Went to work with Dart sometime in	1	So we were building our speed back
2	I can't remember exactly. I think it	_	
		2	up to forty-five mile an hour. And then
3		3	up to forty-five mile an hour. And then that car in front that went around the first
	was 2004, the first part of 2004. I went to	1	that car in front that went around the first
3		3 4	that car in front that went around the first car slammed on brakes and there wasn't
3 4	was 2004, the first part of 2004. I went to work to right in August of 2004.	3	that car in front that went around the first car slammed on brakes and there wasn't nothing I could do.
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9 (Pages 33 to 36)

	Daga 52		Page 55
	Page 53		Page 55
1	Q. Okay. And your testimony is that	1	fasting, it was two oh seven.
2	in mid stream of your employment, Dart just	2	Q. It says Glucosa, two oh seven
3	told you to go see a doctor?	3	fasting?
4	A. Yes, sir.	4	A. That's your blood
5	Q. Did they not get a physical before	5	Q. Does that mean with the Glucosa?
6	you were hired?	6	A. No. That's just where they said
7	A. Well, you got a physical. Most	7	that's what your sugar is.
8	trucking companies which we do it, too	8	Q. Yes. But do you notice that on
9	as you are employed through your employment,	9	that date, it's got 4-28 in front of it
10	3	10	instead of 4-26?
11		11	A. Yes, sir.
12	The state of the s	12	Q. Do you think that was a different
13	3	13	reading on 4-28, two days later?
14	The state of the s	14	A. Yes, sir. It was coming down.
15		15	Q. All right. But that doesn't
16		16	indicate what it was on 4-26 then, does it?
17		17	A. No, sir. But I disagree with the
18	0	18	two thousand.
19	8 8	19	Q. Okay. All right. Do you know
20	The second secon	20	whether or not the Glucofage and the
21	3	21	Glucosa, whether or not it includes insulin
22	1	22	in those drugs?
23	A. Undoubtedly I was qualified to	23	A. I don't know. I take it as a
	Page 54		Page 56
1	come back in it looks like April of 2005.	1	pill.
2	Q. Okay. But what about the check	2	Q. Okay.
3	mark below? What does it say?	3	A. The best of my knowledge and I
4	A. It shows temporarily	4	may not be wrong with this may not be
5	disqualified. That's And then when I	5	right with this but a type one diabetic
6	went back and took it, that's when they	6	is insulin. I'm a type two, which is pills.
7	qualified me here. But it still says	7	Q. Okay. But in both cases, it's a
8	temporarily disqualified.	8	lack of insulin production in the body
9	Q. Due to what?	9	that's causing this diabetes; right?
10		10	A. The best I understand.
11	` '	11	Q. Okay.
12		12	A. You can control it with pills or
13		13	taking insulin. And I take pills.
14	A. Yes. That's when I went back.	14	Q. Okay. Are you aware of any
15		1 7 E	occasion that any doctor has administered
100000	The state of the s	15	
16	the first time and then I went back.	16	insulin to you?
16 17	the first time and then I went back. Q. And according to what she wrote,	16 17	insulin to you? A. No, sir. No doctor has ever
16 17 18	the first time and then I went back. Q. And according to what she wrote, you were at two thousand?	16 17 18	insulin to you? A. No, sir. No doctor has ever administered insulin to me, no.
16 17 18 19	the first time and then I went back. Q. And according to what she wrote, you were at two thousand? A. No. That's	16 17 18 19	insulin to you? A. No, sir. No doctor has ever administered insulin to me, no. Q. As a result of this examination,
16 17 18 19 20	the first time and then I went back. Q. And according to what she wrote, you were at two thousand? A. No. That's Q. According to what she wrote?	16 17 18 19 20	insulin to you? A. No, sir. No doctor has ever administered insulin to me, no. Q. As a result of this examination, did she issue you this certificate that's on
16 17 18 19 20 21	the first time and then I went back. Q. And according to what she wrote, you were at two thousand? A. No. That's Q. According to what she wrote? A. I disagree with that because	16 17 18 19 20 21	insulin to you? A. No, sir. No doctor has ever administered insulin to me, no. Q. As a result of this examination, did she issue you this certificate that's on the first page of Plaintiff's Exhibit 4?
16 17 18 19 20	the first time and then I went back. Q. And according to what she wrote, you were at two thousand? A. No. That's Q. According to what she wrote? A. I disagree with that because anybody It also says right here in the	16 17 18 19 20	insulin to you? A. No, sir. No doctor has ever administered insulin to me, no. Q. As a result of this examination, did she issue you this certificate that's on

14 (Pages 53 to 56)

	Page 97		Page 99
1	headlights were on?	1	that they just were not on?
2	A. The headlights were not on.	2	A. They were not on.
3	Q. Do you know whether or not they	3	Q. Okay. Let me also call your
4	were not on or you just didn't see them?	4	attention then back to Plaintiff's Exhibit
5	A. They were not on.	5	9. I believe you said that when you as
6	Q. Do you recall giving an affidavit	6	you approached Morris' overturned tractor
7	in this case before?	7	trailer, you saw some tires; is that right?
8	A. Not that I know of.	8	A. Yes, sir.
9	Q. Let me show you what I'll mark for	9	Q. Do you know if those were the
10	identification as Plaintiff's Exhibit 10.	10	tires of the tractor or the tires of the
11	(Whereupon, Plaintiff's Exhibit	11	trailer?
12	No. 10 was marked for identification.)	12	A. Tires of the trailer.
13	Q. We can substitute a clean copy for	13	Q. The tires of the trailer?
14	this. Let me show you what we've marked as	14	A. Yes, sir.
15	Plaintiff's 10, the last page of Plaintiff's	15	Q. All right. What lane was the
16	10. Does that appear to be your signature?	16	tires of the trailer in?
17	A. No, sir.	17	A. They was probably to the mid in
18	Q. That is not your signature?	18	the median type
19	A. No, sir.	19	Q. You mean like in the middle
20	Q. I'm sorry. I gave you the wrong	20	between the two lanes?
21	one. Now let me show you what we've marked	21	A. No. They was in the median
22	as Plaintiff's Exhibit 10.	22	because the tractor was slammed across the
23	A. We might get along on this one.	23	highway into the emergency lane.
******************		damana aranga	
	Page 98		Page 100
1		1	
1 2	Q. Let me show you the last page. Is	1 2	Q. Do you know whether or not the
2	Q. Let me show you the last page. Is that your signature?	2	Q. Do you know whether or not the tractor was over in the emergency lane?
	Q. Let me show you the last page. Is that your signature? A. Yes, sir.	2	Q. Do you know whether or not the tractor was over in the emergency lane?A. To the best of my knowledge, it
2 3	Q. Let me show you the last page. Is that your signature?A. Yes, sir.Q. All right. Let me call your	2 3 4	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can
2 3 4	Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page.	2 3 4 5	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember.
2 3 4 5	 Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page. A. All right, sir. 	2 3 4 5 6	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember. Q. Let me call your attention back to
2 3 4 5 6	Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page. A. All right, sir. Q. Well, first of all, look at the	2 3 4 5 6 7	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember. Q. Let me call your attention back to Plaintiff's Exhibit 10 again. Is 10 the
2 3 4 5 6 7	 Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page. A. All right, sir. 	2 3 4 5 6	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember. Q. Let me call your attention back to
2 3 4 5 6 7 8	Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page. A. All right, sir. Q. Well, first of all, look at the entire document. And after you have looked	2 3 4 5 6 7 8	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember. Q. Let me call your attention back to Plaintiff's Exhibit 10 again. Is 10 the affidavit that you gave? Do you see
2 3 4 5 6 7 8 9	Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page. A. All right, sir. Q. Well, first of all, look at the entire document. And after you have looked at the entire document, tell me where if at	2 3 4 5 6 7 8 9	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember. Q. Let me call your attention back to Plaintiff's Exhibit 10 again. Is 10 the affidavit that you gave? Do you see anywhere in your affidavit where you said that the tractor of Morris' vehicle was all
2 3 4 5 6 7 8 9	Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page. A. All right, sir. Q. Well, first of all, look at the entire document. And after you have looked at the entire document, tell me where if at any point where you said that the lights on Morris' tractor trailer were not on.	2 3 4 5 6 7 8 9	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember. Q. Let me call your attention back to Plaintiff's Exhibit 10 again. Is 10 the affidavit that you gave? Do you see anywhere in your affidavit where you said that the tractor of Morris' vehicle was all the way across both lanes and into the
2 3 4 5 6 7 8 9 10	Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page. A. All right, sir. Q. Well, first of all, look at the entire document. And after you have looked at the entire document, tell me where if at any point where you said that the lights on Morris' tractor trailer were not on. A. Where it says I never saw any	2 3 4 5 6 7 8 9 10	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember. Q. Let me call your attention back to Plaintiff's Exhibit 10 again. Is 10 the affidavit that you gave? Do you see anywhere in your affidavit where you said that the tractor of Morris' vehicle was all the way across both lanes and into the emergency lane?
2 3 4 5 6 7 8 9 10 11	Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page. A. All right, sir. Q. Well, first of all, look at the entire document. And after you have looked at the entire document, tell me where if at any point where you said that the lights on Morris' tractor trailer were not on. A. Where it says I never saw any reflector lights or tape or any headlights,	2 3 4 5 6 7 8 9 10 11	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember. Q. Let me call your attention back to Plaintiff's Exhibit 10 again. Is 10 the affidavit that you gave? Do you see anywhere in your affidavit where you said that the tractor of Morris' vehicle was all the way across both lanes and into the emergency lane? A. Let's see. It was a very dark
2 3 4 5 6 7 8 9 10 11 12 13	Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page. A. All right, sir. Q. Well, first of all, look at the entire document. And after you have looked at the entire document, tell me where if at any point where you said that the lights on Morris' tractor trailer were not on. A. Where it says I never saw any	2 3 4 5 6 7 8 9 10 11 12 13	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember. Q. Let me call your attention back to Plaintiff's Exhibit 10 again. Is 10 the affidavit that you gave? Do you see anywhere in your affidavit where you said that the tractor of Morris' vehicle was all the way across both lanes and into the emergency lane? A. Let's see. It was a very dark night. As we approached where the accident
2 3 4 5 6 7 8 9 10 11 12 13 14	Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page. A. All right, sir. Q. Well, first of all, look at the entire document. And after you have looked at the entire document, tell me where if at any point where you said that the lights on Morris' tractor trailer were not on. A. Where it says I never saw any reflector lights or tape or any headlights, taillights or other lights from the	2 3 4 5 6 7 8 9 10 11 12 13	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember. Q. Let me call your attention back to Plaintiff's Exhibit 10 again. Is 10 the affidavit that you gave? Do you see anywhere in your affidavit where you said that the tractor of Morris' vehicle was all the way across both lanes and into the emergency lane? A. Let's see. It was a very dark night. As we approached where the accident occurred, all of a sudden, I saw in my
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page. A. All right, sir. Q. Well, first of all, look at the entire document. And after you have looked at the entire document, tell me where if at any point where you said that the lights on Morris' tractor trailer were not on. A. Where it says I never saw any reflector lights or tape or any headlights, taillights or other lights from the overturned tractor trailer.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember. Q. Let me call your attention back to Plaintiff's Exhibit 10 again. Is 10 the affidavit that you gave? Do you see anywhere in your affidavit where you said that the tractor of Morris' vehicle was all the way across both lanes and into the emergency lane? A. Let's see. It was a very dark night. As we approached where the accident
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page. A. All right, sir. Q. Well, first of all, look at the entire document. And after you have looked at the entire document, tell me where if at any point where you said that the lights on Morris' tractor trailer were not on. A. Where it says I never saw any reflector lights or tape or any headlights, taillights or other lights from the overturned tractor trailer. Q. Okay. It says that you never saw	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember. Q. Let me call your attention back to Plaintiff's Exhibit 10 again. Is 10 the affidavit that you gave? Do you see anywhere in your affidavit where you said that the tractor of Morris' vehicle was all the way across both lanes and into the emergency lane? A. Let's see. It was a very dark night. As we approached where the accident occurred, all of a sudden, I saw in my headlights what appeared to be vehicle tires
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page. A. All right, sir. Q. Well, first of all, look at the entire document. And after you have looked at the entire document, tell me where if at any point where you said that the lights on Morris' tractor trailer were not on. A. Where it says I never saw any reflector lights or tape or any headlights, taillights or other lights from the overturned tractor trailer. Q. Okay. It says that you never saw them; right?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember. Q. Let me call your attention back to Plaintiff's Exhibit 10 again. Is 10 the affidavit that you gave? Do you see anywhere in your affidavit where you said that the tractor of Morris' vehicle was all the way across both lanes and into the emergency lane? A. Let's see. It was a very dark night. As we approached where the accident occurred, all of a sudden, I saw in my headlights what appeared to be vehicle tires out across the road.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page. A. All right, sir. Q. Well, first of all, look at the entire document. And after you have looked at the entire document, tell me where if at any point where you said that the lights on Morris' tractor trailer were not on. A. Where it says I never saw any reflector lights or tape or any headlights, taillights or other lights from the overturned tractor trailer. Q. Okay. It says that you never saw them; right? A. No, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember. Q. Let me call your attention back to Plaintiff's Exhibit 10 again. Is 10 the affidavit that you gave? Do you see anywhere in your affidavit where you said that the tractor of Morris' vehicle was all the way across both lanes and into the emergency lane? A. Let's see. It was a very dark night. As we approached where the accident occurred, all of a sudden, I saw in my headlights what appeared to be vehicle tires out across the road. And I said oh, my God and slammed on the brakes. We braced for the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page. A. All right, sir. Q. Well, first of all, look at the entire document. And after you have looked at the entire document, tell me where if at any point where you said that the lights on Morris' tractor trailer were not on. A. Where it says I never saw any reflector lights or tape or any headlights, taillights or other lights from the overturned tractor trailer. Q. Okay. It says that you never saw them; right? A. No, sir. Q. Now, does it say that the lights	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember. Q. Let me call your attention back to Plaintiff's Exhibit 10 again. Is 10 the affidavit that you gave? Do you see anywhere in your affidavit where you said that the tractor of Morris' vehicle was all the way across both lanes and into the emergency lane? A. Let's see. It was a very dark night. As we approached where the accident occurred, all of a sudden, I saw in my headlights what appeared to be vehicle tires out across the road. And I said oh, my God and slammed
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page. A. All right, sir. Q. Well, first of all, look at the entire document. And after you have looked at the entire document, tell me where if at any point where you said that the lights on Morris' tractor trailer were not on. A. Where it says I never saw any reflector lights or tape or any headlights, taillights or other lights from the overturned tractor trailer. Q. Okay. It says that you never saw them; right? A. No, sir. Q. Now, does it say that the lights were not on on Morris' vehicle?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember. Q. Let me call your attention back to Plaintiff's Exhibit 10 again. Is 10 the affidavit that you gave? Do you see anywhere in your affidavit where you said that the tractor of Morris' vehicle was all the way across both lanes and into the emergency lane? A. Let's see. It was a very dark night. As we approached where the accident occurred, all of a sudden, I saw in my headlights what appeared to be vehicle tires out across the road. And I said oh, my God and slammed on the brakes. We braced for the collision. We were not able to stop before
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Let me show you the last page. Is that your signature? A. Yes, sir. Q. All right. Let me call your attention to that second page. A. All right, sir. Q. Well, first of all, look at the entire document. And after you have looked at the entire document, tell me where if at any point where you said that the lights on Morris' tractor trailer were not on. A. Where it says I never saw any reflector lights or tape or any headlights, taillights or other lights from the overturned tractor trailer. Q. Okay. It says that you never saw them; right? A. No, sir. Q. Now, does it say that the lights were not on on Morris' vehicle? A. No, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Do you know whether or not the tractor was over in the emergency lane? A. To the best of my knowledge, it was over a couple of feet. The best I can remember. Q. Let me call your attention back to Plaintiff's Exhibit 10 again. Is 10 the affidavit that you gave? Do you see anywhere in your affidavit where you said that the tractor of Morris' vehicle was all the way across both lanes and into the emergency lane? A. Let's see. It was a very dark night. As we approached where the accident occurred, all of a sudden, I saw in my headlights what appeared to be vehicle tires out across the road. And I said oh, my God and slammed on the brakes. We braced for the collision. We were not able to stop before the front of my tractor hit the underside of

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Page 101 Page 103 than the way I did react. I was unable to 1 avoid the accident. The first thing I saw 2 avoid this collision. 2 -- I saw that told me there was an object 3 O. Now, do you see anywhere in this 3 blocking both lanes of traffic ahead of me 4 affidavit where you say that the overturned 4 was some tires and then the underside of the 5 tractor trailer, Morris' tractor trailer, 5 overturned tractor trailer. 6 was blocking all or both of the lanes, 6 Q. And where are you reading? including into the emergency lane? 7 7 A. I never saw any reflector lights or tape, or any headlights, taillights or 8 A. It was across the road. 8 9 Q. But it doesn't mention emergency 9 other lights from the overturned tractor 10 lane at all, does it? 10 trailer. 11 A. No, sir. 11 From my view of the overturned 12 Q. As a matter of fact, it doesn't 12 tractor trailer after the accident, it was really state that it was blocking both lanes 13 13 apparent that any reflectors or reflector 14 of the road either, does it? 14 tape would have been either against the 15 A. No. sir. 15 pavement on the driver's side or facing the 16 MR. BROUGHTON: Wait a second 16 sky on the passenger's side or facing the 17 now. Read that next paragraph. You stopped median on the rear end of the tractor and 17 18 18 at -trailer. 19 19 MR. PENICK: Wait a minute. Don't Any headlights would have been 20 coach him. Don't coach him. 20 shining off the highway on the right. Any MR. BROUGTON: Well, let him read 21 21 taillights would have been shining to the 22 the whole thing. 22 rear and to the median. If either the 23 A. As soon as our vehicle stopped --23 headlights or taillights was still Page 102 Page 104 1 MR. BROUGHTON: No. The next 1 functioning as we approached, there was no 2 paragraph that --2 vision -- it was not visible to me. 3 Q. Let's take this up on the 3 The first thing that I saw that re-examination in just a minute, okay, 4 indicated there was an overturned vehicle 5 because he's going to ask you about it later 5 was when my headlights picked up the tires on. But let us move on with this. 6 and I slammed on the brakes just quickly as 7 7 MR. BROUGHTON: Well, let him read I could at that point. 8 8 the thing. The question was, does it say I had not seen Morris' vehicle anywhere in there that it was blocking both 9 before that point and only learned 10 lanes of traffic. 10 afterwards that it had been down in the 11 MR. PENICK: And what I'm saying 11 median before overturning. 12 is that you're trying to coach him to 12 Q. All right. Now, again, none of 13 wherever he wants to read to wherever you 13 that mentioned that Morris' tractor was 14 want him to read. And that's something that 14 blocking the emergency lane, does it? 15 you might want to do on examination when you 15 A. To the best my knowledge, no. 16 get the witness in just a minute. 16 Q. Okay. Now, on this stretch of 17 A. Are we trying to -- You asked 17 highway, just to the right of the emergency 18 about the affidavit. We want to put it all 18 lane, just to the right of the emergency lane, do you recall whether or not -- what out the way it actually happened. And on 19 here, it says there was nothing wrong with 20 kind of slope, if any, there was over to the the headlights on our truck or with the 21 right-hand side? 22 brakes on our truck. 22 A. There's a pretty steep slope there I did everything I could do to 23 right where he was at.

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